CV 96 1465

UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. SEC. 1983

To start an action, you must file an original and one copy of your complaint for each defendant you name and one copy for the court. For example, if you name two defendants, you must file the original and three copies of the complaint. You should also keep an additional copy of the complaint for your own records. All copies of the complaint must be identical to the original.

The Clerk will not file your complaint unless it conforms to these instructions and to these forms.

Your complaint must be legibly handwritten or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space to answer a question, you may use additional 8 1/2 x 11 (standard letter size) paper.

Your complaint can be brought in this court only if one or more of the named defendants is located within this district. Further, you must file a separate complaint for each claim that you have unless they are all related to the same incident or issue.

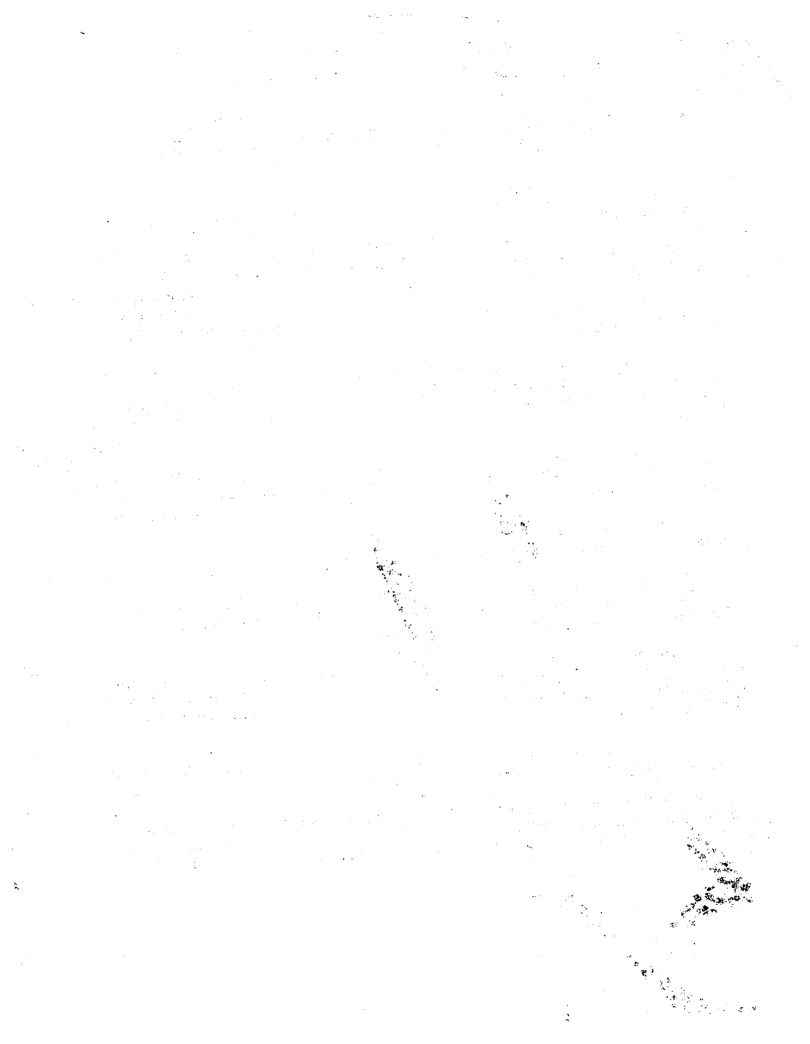
You are required to furnish, so that the United States Marshal can complete service, the correct name and address of each person you have named as defendant.

In order for this complaint to be filed, it must be accompanied by the filing fee of \$120.00. In addition, the United States Marshal will require you to pay the cost of serving the complaint on each of the defendants.

If you are unable to pay the filing fee and service costs for this action, you may petition for the court to proceed in forma pauperis. A blank petition for this purpose is included in this packet. The original should be filed with your complaint and a copy should be kept by you.

You will note that you are required to give facts. THIS COMPLAINT SHOULD NOT CONTAIN LEGAL ARGUMENTS OR CITATIONS.

When these forms are completed, mail a signed original and the copies to the Clerk of United States District Court, Eastern District of New York, 225 Cadman Plaza East, Brooklyn, NY 11201; or, in Long Island at 2 Uniondale Avenue, Uniondale, NY 11553.



Kindly list all defendants to this lawsuit and the address at which each may be served. If you do not provide an address for a defendant, that defendant will <u>not</u> be served.

Defendant No. 1	New York City Dept. OF CORRECTION 60 HUDSON STREET NEW YORK, N. Y. 10013
Defendant No. 2	New York City Police Dept. 1 Police Plaza New York, N.Y. 10007
Defendant No. 3	CITY OF NEW BEK 100 CHURCH STREET NEW BEK, W.Y. 10013
Defendant No. 4	CORRECTIONAL OFFICER HODGE # 11923 (C-95) CORRECTIONAL OFFICER STEWARD (KINGS COUNTY HOSpital) CORRECTIONAL OFFICER NELSON (KINGS COUNTY HOSpital) CORRECTIONAL OFFICERS JOHN DOE # 1 JOHN DOE # 2 JOHN DOE # 6
Defendant No. 5	JOHN DOE # 3 JOHN DOE # 7 JOHN DOE # 4 JOHN DOE # 8 JOHN DOE # 5 JOHN DOE # 9 NEN YORK CHY POLICE OFFICER SofectivE SANCHEZ 77 PCT.
	MEDICAL EXAMINER JOHN DOE

Please attach additional 8 $1/2 \times 11$ paper if necessary.

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FORM TO BE USED BY A PRISONER FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORKx			
Mr.	Ton Full	<i>y Har</i> name (<u>الموزية</u> # <u>المراحة على # المراحة الموزية</u> of plaintiff/prisoner ID#	
		-agai	Plaintiff,	TRIAL BY JURY DEMAND YES X NO
S	ept.	AND it	y Dept. OF Correction and it mobyees, NewYork City Police 15 Servants, employees, City of New Yor manes of all defendants	ek
2		-	Defendants.	
1	I. Previous Lawsuits:			
		A. Have you begun other lawsuits in state or federal court dealing with the same facts involved in this action or otherwise relating to your imprisonment? Yes () No ()		
	B. If your answer to A is yes, describe the lawsuit in the space below (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)			
			1. Parties to this previous lawsuit:	7
			Plaintiffs:	
	n s i		Defendants:	
			2. Court (if federal court, name the if state court, name the	
			3. Docket Number:	A
			4 Name of Judge to whom case	vac accidned:

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5. Disposition: (for example: Was the case dismissed? Was it
appealed? Is it still pending?)
A/A
6. Approximate date of filing lawsuit:
7. Approximate date of disposition:
II. Place of Present Confinement: Rikers Island ANN M. KROSS FAC (C- 95)
A. Is there a prisoner grievance procedure in this institution? Yes () No ()
B. Did you present the facts relating to your complaint in the state prisoner grievance procedure? Yes No ()
C. If you answer is YES;
1. What steps did you take? I gave a statement To Ms. Reid From THE BOARD OF CORRECTIONS
2. What was the result? MS. ReiD WENT TO Clinic SET UP APPOINTMENT TO HAVE X-RAYS DONE; TO FIND PEICE OF NEEDLE STUCK IN MY RIGHT
D. If you answer is NO, explain why not
E. If there is no prison grievance procedure in the institution, did you complaint to prison authorities? Yes () No ()
F. If you answer is YES,
1. What steps did you take?
2. What was the result?
III. Parties
(In item A below, place your name in the first blank and place our present address in the second blank. Do the same for additional plaintiffs, if any.)
A. Name of plaintiff MC. TONY HARRISON
Address ANN M. KROSS (C-95) 18-18 HAZEN STEET EAST ElmHUZST, N.Y. 11870
EAST ElmHurst, N.Y. 11370

the same district and the same shared to the

(In item B below, place the full name of the defendants in the first bland, his official position in the second blank, and his place of employment in the third blank. Use item C for the names, positions, and places of employment of any additional defendants.)

B. Defendant Correctional OFFICERS is employed as Correctional	
B. Defendant Correctional OFFICERS is employed as Correctional OFFICERS at Kings County Hospital AND AND M. Kess Facility/C	-95)
C. Additional Defendants Defective SANCHEZ is Employed as A Defective New YORK City Police Department, (77 Pet.) in Brooklyn Medical Examiner John Doe is employed as a medical examiner	CTIVE
MOR NEW YORK CITY POICE DEPARTMENT, (77 Pct.) IN BROOKIYS	
FOR THE CITY OF NEW YORK POLICE DEPARTMENT.	C
FOR THE CITY OF NEW TOLK POLICE BEPARTMENT.	

IV. Statement of Claim

(State here, as briefly as possible, the <u>facts</u> of your case. Describe how each defendant is involved. Include also, the names of other persons involved, dates and places. Do not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach additional 8 1/2 x 11 sheets, if necessary.)

ON FEBRUARY 15, 1995 At 5:00 O'CLOCK IN THE MORNING. I WAS TOLD BY OFFICERS Unit QUAD I UPPER! THAT I HAD COURT ON THIS MORNING. I WENT DOWN TO THE RECEIVING ROOM AND EXPLAINED TO OFFICERS THAT I DID NOT HAVE COURT TODAY. THEN I WAS TOD BY OFFICERS. THERE WAS A COURT DEDGE TO PEDDUCE THE BODY TO KINGS COUNTY HOSPITAL". I WAS ESCORTED BY CORRECTIONAL OFFICER HONGE # 11923. WHEN I got TO KINGS COUNTY HOSPITAL OFFICERS AT PRISON WHEN OF KINGS COUNTY HOSPITALT SAID THERE WAS A COURT ORDER TO PRODUCE BODY FOR BROWN I EXDIAINED TO OFFICERS THAT I'M A MUSLIM AND THAT I WAS FASTING FOR THE MONTH OF RAMADAN; AND I'M NOT REQUITED TO GIVE Blood DURING MY FAST. I Also REQUESTED THE PRESENCE OF THE COERECTIONAL IMAN. I Also ASKED OFFICERS CAN I HAVE MY LAWYER PRESENT BECAUSE I DID NOT KNOW WHAT WAS GOING ON. THE CORRECTIONAL OFFICERS SAID NO! WE HAVE A COURTORDER FROM TO ANN FERDINAND TO TAKE BLOD. I EXPLAINED TO THE OFFICERS AGAIN "THAT IT WAS Against my ReligION AND I ASKED THEM TO CONTACT MY LAWYER. I WAS TOLD BY REALLY TRICKED BY CORRECTIONAL OFFICER HODGE # 11923, THAT I WAS GOING BACK TO FACILITY. SO CORRECTORAL OFFICERS HOME AND STEWARD PUT ON HANDCUFFS AND SHACKLES ON MELIKE WE WAS READY TO GO BACK. WHEN THESE OFFICERS FINISHED SECURING THE HANDCUFFS AND SHACKIES, I WAS PUSH IN ANOTHER ROOM WITH ABOUT NINE OTHER OFFICERS: THE CORREctIONAL OFFICERS COMMENCED INTO GRABBING MY NECK AND ARMS. PULL UP THE SKEEVES OF MY RIGHT ARM AND Allowed BREESTING OFFICER DETECTIVE SANCHEZ AND A MAN IN PLAIN CLOTHES WHO HAD NEEDLE STICK MEIN RIGHT ARM AS MANY AS HE WANTED. THE MAN IN PLAIN CLOTHES COULD NOT CATCH A VEIN; SO I WAS STUCK AT lEAST NINE TIMES, IN- WHICH THE NEEDLE POPPED AND BROKE IN MY RIGHT ARM. THIS INCIDENT HAPPEN AT KINGS COUNTY HOSPITAL PRISON WARD AT 1:00 O'Clock IN THE AFTERNOON.

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I Also SAW CORRECTIONAL OFFICER Nelson, THE OTHERS I COUID NOT GET THEIR BADGE NUMBERS OR NAMES. I KNOW All THEIR FACES AND IT WAS TWO CAPTAINS INVOlVED AS WEll. THIS All BEGAN WHEN ASSISTANT DISTRICT ATTORNEY (NANC) STATER) STARTED FISHING FOR EXPEDITION FOR UNCHARGED CRIME WITH OUT PROBABLE CAUSE AND NO PROOF OR LEGAL SUFFICENT EVIDENCE OF CRIME THAT I'M ARRESTED FOR.

V. Relief

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

EVEN THE SO-CALLED MEANEST AMONG OFFENDERS IS CATITLED TO DUE
PROCESS. IF AUTHORITY SHOET CIRCUIT CONSTITUTIONAL RIGHTS FOR A
PERSON THEY CONSIDER TO BE THE DRESS OF SOCIETY, WHAT WILL
REMAIN OF THESE RIGHTS FOR THE REST OF SOCIETY. I WOULD LIKE
A PROBE INVESTIGATION FROM THE FEDERAL BOVERNMENT ON THIS
MATTER, AND A PROBE INVESTAGATION ON BROOKLYN SUPREME COURT DISTRICT
ATTORNEY NANCI SLATER, ON DETECTIVE SANCHEZ FROM 77 PCT IN BROOKLYN
AND THE PRISON WARD DEPT. OF CORRECTIONAL OFFICERS AT KINGS
COUNTY HOSPITAL IN BROOKLYN. I WAS ARD LIKE TO FIND OUT IF THAT WAS A
CLEAN NEEDIE THAT THE SO-CALLED MEDICAL EXAMINER USED, I ALSO WOULD
LIKE TO BE COMPENSATED FOR INTENTIONAL, NEGLIGENT INFLICTION OF BODY
INTRUSION, THE WHOLE MATTER NEEDS TO BE INVESTIGATED FROM BEGIN.

Signed this day of _ under penalty of perjury that the foregoing	MARCH , 1996. I declare is true and correct.
•	Signature of Plaintiff
	6/14/69 Plaintiff's Date of Birth

[redacted]

Social Security Number